UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

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Plaintiffs, Case No. 10-14568

vs. HON. MARK A. GOLDSMITH

GRETCHEN WHITMER, et al.,

Defendants.

OPINION OVERRULING OBJECTIONS

On November 2, 2020, the Court held a fairness hearing during which the parties sought final approval of a proposed settlement under Federal Rule of Civil Procedure 23(e), and during which four class members presented their objections to the proposed settlement.¹ As set forth in the final order approving settlement entered on today's date, the Court overrules these objections for the reasons that follow.

The class members' objections are summarized as follows. First, Federico Cruz objected to the proposed settlement terms as to Count VIII on the ground that they do not require Defendant Dana Nessel, Michigan's Attorney General, to instruct prosecutors that all but the most incorrigible juvenile offenders are entitled to a term-of-years sentence. Cruz Objections, Ex. 2 to Notice of Objections (Dkt. 349-3). Second, Clifton Gill objected to the Count VIII settlement terms on the ground that they should require prosecutors to review class members' files before pursuing life without parole on resentencing. Gill Objections, Ex. 3 to Notice of Objections (Dkt. 349-4). Third, Robert Hinds challenged the effectiveness of his appellate counsel in the state-court criminal

¹ A fifth class member, Robert Cook, filed written objections, Cook Objections, Ex. 1 to Notice of Objections (Dkt. 349-2), but was resentenced on October 29, 2020 and was discharged from custody on November 2, 2020. Therefore, his objections were rendered moot by the time of the fairness hearing.

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proceedings and seeks to compel the state-court prosecutor to disclose newly discovered

exculpatory evidence. Hinds Objection, Ex. 4 to Notice of Objections (Dkt. 349-5). Finally,

Adrian Nichols, argued that the proposed settlement should provide for monetary compensation

for the alleged mental and emotional distress caused by class members' lack of access to

educational programming. Nichols Objections, Ex. 5 to Notice of Objections (Dkt. 349-6).

These objections are unavailing, as they seek relief that exceeds the scope of the two

remaining claims asserted in the fourth amended complaint. Specifically, Count VI of the

complaint concerns class members' access to core programming required to demonstrate their

suitability for parole, while Count VIII challenges the allegedly unreasonable delays in

resentencing class members. See 4th Am. Compl (Dkt. 316). In their objections, Cruz and Gill

seek to add settlement terms directing how the Attorney General should guide the resentencing

process. However, while Count VIII seeks to vindicate class members' right to a prompt

resentencing process, it does not seek to establish what the resentencing process must entail.

Similarly, the disclosure of exculpatory evidence, as sought by Hinds, is plainly beyond the scope

of relief sought in the present action. Finally, the complaint seeks declaratory and injunctive relief

but does not seek monetary compensation on behalf of the class members, as requested by Nichols.

Consequently, the Court overrules these objections to the proposed settlement, as the additional

relief sought by these class members goes beyond the contours of the complaint.

SO ORDERED.

Dated: November 17, 2020

Detroit, Michigan

s/Mark A. Goldsmith

MARK A. GOLDSMITH

United States District Judge

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